

Child Custody issue

Only for Judiciary this issue is Emergency issue of serious concerns, Bound by Law. It's exclusive jurisdiction of Judiciary to protect innocent children and people from ongoing damages.

This issue comes under the medical subject matter of Preventive & Social Medicine/ Community Medicine, so being Medical Doctor its relevant to me to present intricacies of the issue with remedies, that are legally blocking implementation of world accepted remedies, forever.

Entire Judiciary across the world is doing their duty to grant Child Custody according to laws and little human touch, par excellence. So far, no Nation has been successfully protect children in-spice of Repeated PIL. This PIL is the evidential proof on the list till today.

The number of victimized children is fast MULTIPLYING to Millions in only 150 years, from the time first case of Child custody granted in year 1869 till now in year 2024. So, its Emergency issue for only and only Judiciary to take action Right Now, considering attached legitimate evidential proofs, supporting documents and advanced common knowledge.

For Judiciary (bench of Justice on this PIL) to take action, my pleading points based on 23 years of day and night dedicated research across the world is its essential legal requirement. Its my acquired exclusive jurisdiction since date 22nd Feb 2000, legally endorsed by relevant Federal authorities, explained below. To protect Innocent children in millions and innocent public from ongoing damages enforced by Law, I worked hard for 23 years to reach this point so that judiciary can take proper action in few minutes, for having its exclusive jurisdiction.

Sir, this issue is Vital National / domestic, International and across all Nations. Judiciary is law-bound to comply with their National Constitution which is governed by the Government (highest National leaders like Prime Minister/ President) of all 193 UN member Nations

In accordance to Constitution of UN Charter, being member of United Nations, Governments of all it's 193 Nations are bound to comply with laws/ statutes of International Court of Justice/ World Court, Hague Netherland. Weblink <https://www.icj-cij.org/statute>

India, being founding member of United Nations has Agreed and Signed on page number 41, in year 1945, for UN Charter, the Foundational treaty agreement, that prevails all other treaties.

Obvious Deadlock between two Laws/Articles of International Court of justice, (Article # 38 b) & Article # 34-1), is linked to deadlock between two laws of UN Charter, Article # 93-1 & Article # 100-1). Weblink <https://www.un.org/en/about-us/un-charter/chapter-15>. Annexure #2.

Thus, both signatories of UN Charter-- all 193 UN member Nations (Government) and The Chief of UN Administration, UN Headquarters, New York, U. S. A. are 'Deadlocked Legally' to continue this issue forever in their Nations 'As it is' PLUS suppress implementation of any remedy to protect children-- Bound by Law, endlessly forever & Non-stop.

Both signatories being political parties, have no jurisdiction to intervene in issue originating from legal document UN Charter and all Law makers of U N Charter are gone with the wind.

There is no mechanism or Global court of Justice to resolve issue of deadlock in UN Charter PLUS it's beyond and above the guidelines of existing Court of Justice.

Administration of UN Charter is under The Chief of UN Administration, UN- SG. (UN Secretary General, UN Headquarter, New York, U.S.A.). So, to designate Law scholars to intervene issue in UN Charter, is exclusive jurisdiction of UN Chief. Obviously, member state has to forward the issue of Deadlock to UN Chief, but due to deadlock both signatories are bound to remain helpless until the date they receive directions from judiciary.

Only judicial authorities have jurisdiction to issue directions to Government authority, Prime Minister of India, to forward this issue to UN Chief as required by protocol procedure. For this reason, until the date judiciary takes this action, all efforts of court and public in 193 Nations, are total waste of time money & energy.

This is absolutely **UNACCEPTABLE WITH ZERO TOLERANCE** for judiciary to not to issue directions. There is no reason to delay for a moment of time-- because every child is most precious Million year LIVING asset of human generations. Its based on Ancestral maths, the obvious proof that 4094 people are born only in 400 years then only a child is born. So child is not a one day product. No child is born from dead Mother and Father. This issue is more serious than Terrorism because damages to children are carried forward to future generations after generations. Annexure #3

People of entire world put highest trust in judiciary for justice to their children. Ongoing Very very severe Injustice to Innocent Children in Millions, at mathematical and molecular precision of genetic level (50:50 equal gene) is based on documented common knowledge from basic text books in school, universally standard, and indirect injustice to public. This is obvious proof of misuse of "Power of Judiciary".

Governed by Judiciary, everyone has to pay TAX MONEY on bottle of drinking water and bread and even on food for newly born infant etc. its basic survival needs and law is the last word. This collected hard earned tax money of public, runs administration of Government and United Nations and judiciary is paid by the Government, to grant CHILD Custody-- highest injustice to innocent children and indirectly huge damages to innocent public. This is the Law.

For above reasons, only judiciary is accountable & responsible to forward legal intricacies to Government (Prime Minister Office, in New Delhi India), immediately.

Supporting Evidential Proof:

Parallel another Legal proof of Misuse of 'Power of Judiciary' on same line—serious Damages to innocent Children at their beginning of life inside mother's womb, & incalculable damages to innocent Public by Medical professional Doctors. People trust in Medical Doctors for Health issues.

Similar & equally serious issue of wrongful Medical Education of M. D. Doctors & to Practice with Medical licensure. The issue is Grave & Grossly Obvious, but ' This is the way my teacher taught', so any use of different technology (public need desperately) is serious punishable offence enforced by Judiciary-Bound by Law.

So, doctors remain silent, and continue 18th century old treatment to women patients, serious damages to innocent public and innocent children at the beginning of their life in the name of most modern treatment of Assisted Reproduction (test tube baby). This issue is more serious than Global issue of Climate change because children are developing in bodies of mothers where scientific environment is polluted by professional doctors due to wrongful education /practice. There are 500 proteins, enzymes & electrolytes are essential for normal development of embryo which becomes pathological millue because of wrong technique. What kinds of monsters may be produced after 200 years of generations in future is high risk.

Public is paying for best school and medical education but law enforced by judiciary wrong education is most dangerous to human generations and future mankind. Government will continue to suppress new inventions of highest credibility and need, through Power of Judiciary—thus, legally blocking several Worlds of Prosperity and progress in Health & Wealth of all 193 Nations.

World- wide, each & every student in school education has to study wrongful outdated basics about Human Reproduction PLUS all Medical Doctors get M. D. Degree for wrongful education of Major subject Obstetrics & Gynaecology and get Medical licensure to practice Super speciality that seriously damages Health and Wealth to public. For Health issues people trust Medical Doctors & doctors are helpless to forget what they learned in Medical colleges. Its ongoing because “this is the way teacher taught and bound to use only Medical devices approved by Food & Drug Administration.

So, its entire chain starting from patients that put faith in Doctors. Doctors have to use FDA approved devices that are manufactured by medical industries according to reference Medical Text Book, Gray’s Anatomy. The Publisher says bring order from world court to update outdated wrong presentation of Female Reproductive system of 18th century, because this solo publisher has world copyright since 1847 year, Intellectual Property Law issue.

World court says nothing to do with Medical Education issue.

WHO has no jurisdiction to intervene. No one has jurisdiction to crack Deadlocks in UN Charter.

All Medical council / organizations are regulatory bodies have jurisdiction to watch same things to be continued smoothly, as it is. Medical industries have no jurisdiction to teach academic advancement to Medical Doctors.

Under Intellectual Property, I received US Patent #6027443 on dated 22 Feb 2000, from United States of America, so that other doctors can benefit public. Indian patent does not cover technique claims which are complimentary to use invented device. This invention is the remedy to ongoing damages originating from outdated diagram under copyright of book publisher. Annexure #4.

Government body Indian Council for Medical Research has jurisdiction to examine and investigate new advances but Government is law bound to continue same old wrongful system and supress all new technologies that public needs desperately, because of their Deadlock problem.

This is the living proof that both issues of Child custody & Medical doctors Education will continue forever, endlessly because Judiciary is accountable to comply with the Laws of Constitution whatever damages may be of serious concern.

For having remedy with legal endorsement of US Patent # 6027443, I am the only individual on earth to plead my points that are beyond and above Constitution. No one invented this remedy before date of my patent on 22 Feb 2000 and after this date if any patent is issued, I will have priority. Essential details are presented on my website www.legalmandate.com and on social media channel YouTube channel video title 'Global Emergency Bound By Law'.

Thus, I am the only individual to provide remedies to THE END, both issues. Only judiciary has jurisdiction to get them implemented for huge benefit of public and stop damages, in proper Legal manner immediately, for no time to waste anymore. I am here to answer all your questions.

Considering above Pleading points, very humbly I request Honourable Bench of Justice to take needful action to protect Innocent Children and Public from ongoing serious damages and allow nation to open up new worlds of Prosperity -unlimited. Thank you, Sir.